

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/689,658	10/13/2000	TOKURO OZAWA	107260	7418	
25944 7	590 01/13/2004		EXAMINER		
OLIFF & BEI P.O. BOX 1992	RRIDGE, PLC	AWAD, AMR A			
ALEXANDRIA			ART UNIT	PAPER NUMBER	
			2675	23	
		DATE MAILED: 01/13/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. 09/689,658

Applicant(s)

Office Action Summary

OZAWA

Examiner Amr Awad

Art Unit **2675**

	The M	AILING DAT	TE of this comm	nunication	appears o	n the cover	sheet with	the correspondence address	
Period 1	for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.							_ MONTH(S) FROM		
		may be available communication.	under the provisions	of 37 CFR 1.1	136 (a). In n	o event, however	, may a reply	be timely filed after SIX (6) MONTHS from the	
- If the p - If NO p - Failure - Any re	period for repl period for repl to reply with aply received l	ly specified above ly is specified abo nin the set or exte by the Office late	ove, the maximum s ended period for repl	tatutory period y will, by statu	will apply an ite, cause the	d will expire SIX application to be	(6) MONTHS (come ABAND	0) days will be considered timely. from the mailing date of this communication. ONED (35 U.S.C. § 133). y filed, may reduce any	
Status									
1) 💢	Respons	sive to com	munication(s)	filed on <u>O</u>	ct 30, 20	003		<u> </u>	
2a) 🗌	This act	his action is FINAL . 2b) 💢 This action is non-final.							
3) 🗆						•		ers, prosecution as to the merits is 11; 453 O.G. 213.	
Disposi	tion of CI	laims							
4) 💢	Claim(s)	10-27			.			is/are pending in the application.	
. 4	4a) Of the	e above, cla	im(s)					is/are withdrawn from consideration.	
5) 💢	Claim(s)	10-14, 17,	and 19					is/are allowed.	
6) 💢	Claim(s)	<i>15, 16, 18</i>	, and 20-27					is/are rejected.	
7) 🗆	Claim(s)							is/are objected to.	
8) 🗆	Claims					a	re subject	t to restriction and/or election requirement.	
Applica	ation Pape								
9) 🗆	The spe	cification is	objected to b	y the Exar	niner.				
10)	The dra	wing(s) filed	d on		is/are	а) 🗌 ассер	ted or b)	\square objected to by the Examiner.	
	Applica	int may not r	equest that an	y objection	to the dr	awing(s) be	held in abe	eyance. See 37 CFR 1.85(a).	
11)	The pro	posed draw	ing correction	filed on _			is: a) □ a	approved b) \square disapproved by the Examiner.	
	If appro	ved, correct	ed drawings a	e required	in reply to	this Office	action.		
12)	The oat	h or declara	ition is objecte	ed to by th	e Examir	ner.			
Priority	under 35	5 U.S.C. §§	119 and 120)					
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) [All b)	☐ Some¹	* c)□ None	e of:					
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
		applica	ation from the	Internation	nal Burea	iu (PCT Rule	: 17.2(a)).		
			iled Office ac						
14)∐		-	is made of a d			•			
 a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 									
Attachm		rieugement	is made or a t	Jianii ioi u	Omestic	priority dride	J 33 0.3.	.C. 33 120 dilu/01 121.	
_		ences Cited (PTC)-892)			4) Interview	Summary (PT	O-413) Paper No(s).	
2) No	otice of Drafts	sperson's Patent	Drawing Review (P)	(O-948)				nt Application (PTO-152)	
3) X Information Disclosure Statement(s) (PTO-1449) Paper No(s). 21 6) Other:									

Page 2

Application/Control Number: 09/689,658

Art Unit: 2675

DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement filed November 3, 2003 have been considered by the Examiner; see attached PTO-1449.

Claim Rejections - 35 U.S.C. § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 15 and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Kusada (5,192,945).

As to independent claim 15, Kusada (figure 13) teaches sampling and hold switches (150 and 151) that samples a first analog signal (video signal V1, V2 & V3)(col. 20, lines 51-68), A/D converters (A/D 101 to 106 in figure 14) for converting a first analog signal that is supplied through a corresponding sampling switches into a digital signal, once per horizontal scanning period (col. 21, lines 52-58. Note that, Kusada shows that the signal is provided for one horizontal period), a storage device (latches 129-134) storing digital signal(col. 23, lines 1-5), and

Application/Control Number: 09/689,658 Page 3

Art Unit: 2675

D/A converters, each D/A converter converts the digital signal held in the corresponding latches into a second analog to digital signal to be supplied to the plurality of pixels (col. 23, lines 1-8).

As to claim 18, as can be seen in Kusada's figure 14, the storing device (buffers 107-112) stores the digital signal obtained from the A/D in parallel (i.e., within a fixed period).

Claim Rejections - 35 U.S.C. § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 16 and 20-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over in view of Kusada (US patent NO. 6,256,024) in view of Maekawa (US patent NO. 6,256,024).

As to independent claim 24, Kusada (figure 13) teaches sampling and hold switches (150 and 151) (col. 20, lines 51-62), an A/D converter (A/D 101 to 106 in figure 14) for converting a first analog signal that is supplied through a corresponding sampling switches (col. 21, lines 52-58), a number of latches (129-134) storing digital signal(col. 23, lines 1-5), and a D/A converter (135-140), each D/A converter converts the digital signal held in the corresponding latches into a second analog to digital signal to be supplied to the plurality of pixels (col. 23, lines 1-8).

However, Maekawa teaches that the N sampling switches, the N latches and the N D/A converters being disposed on one substrate (col. 3, lines 48-53).

Application/Control Number: 09/689,658 Page 4

Art Unit: 2675

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to include the teaching of Maekawa having the driving elements disposed on one substrate to be included in Kusada's device so as to reduce the size of the liquid crystal driving area as well as to reduce the cost.

As to claim 16, as can be seen above, Maekawa teaches that the N sampling switches, the N latches and the N D/A converters being disposed on one substrate (col. 3, lines 48-53).

As to claims 20-23, Maekawa teaches a driving circuit for thin film transistor liquid crystal display that can be in personal computer; see figure 1 and col. 2, lines 18-21.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to include the teaching of Maekawa having a thin film transistor liquid crystal display to be used in Kusada's device so as to increase the versatilities of the device.

As to claim 26, Maekawa teaches that the LCD can be used for electronic apparatus (personal computer) (col. 2, lines 18-21).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the device in a personal computer so as to increase the versatilities of the device.

As to independent claim 27, the claim is substantially similar to independent claims 24 and 25 and would be analyzed as previously discussed with respect to claims 24-25.

Application/Control Number: 09/689,658

Art Unit: 2675

Allowable Subject Matter

Page 5

6. Claims 10-14, 17 and 19 are allowed.

Response to Arguments

7. Applicant's arguments with respect to claims 24-25 have been considered but are moot in

view of the new ground(s) of rejection.

8. Applicant's arguments filed 10-30-2003 with respect to claim 15, have been fully

considered but they are not persuasive. Claim 15 has been amended and the added limitation is

taught by the cited reference as shown in the rejection above.

Conclusion

9. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington. VA., Sixth Floor (Receptionist).

Art Unit: 2675

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amr Awad whose telephone number is (703) 308-8485.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Saras, can be reached on (703) 305-9720.

Amr A. Awad

Ame Ahnal Awim

01/06/2004.